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TRIBUNE-CITIZEN,
Vol. 26, No. 22.

CATAFALQUE OF GAYNOR FOLLOWED BY VAST THRON

Thousands More Block Side-walks as Remains of New York's Chief Are borne Through Streets.

ROYAL HONORS PAID
DEAD EXECUTIVE

Ex-President Taft Marches Beside Bier With Honorary Pallbearers; Million School Children Pay Tribute.

GREAT CITY MARKS
TIME DURING FUNERAL

By Leased Wire to Evening Herald.
New York, Sept. 22.—The body of Mayor Gaynor was taken at 10:30 o'clock this morning from its resting place in the city hall to Trinity church, where Bishop Greer read over it the solemn Episcopal service for the burial of the dead.

Many thousand citizens blocked the sidewalk from curb to building line as the funeral train crept along the ten blocks of lower Broadway from the city to the church. The low-lying clouds lifted shortly before the long cortège started and over the march to the church the sun shone brightly.

Bearing the bier of marchers was a single line of eight mounted police, behind them came the police band, playing the dead march, a regiment of mounted police, twelve abreast, and another regiment of police on foot in lines that stretched across Broadway from curb to curb. Next was the coffin.

With the official flag of the mayor draped over its head, the coffin lay ten feet above the roadway on a catafalque, whose number folds of crepe were unbroken by color. A great wreath of white chrysanthemums lay on the right of the casket, another wreath of orchids and ferns lay on the left and a third rested at the dead mayor's feet. Sixteen candle-black horses, heavy with black trappings, flanked on the right by a single file of police, on the left by firemen, drew the catafalque through the streets.

As the coffin passed between the two walls of spectators, held to the curb by an unbroken line of police, every man bared his head and only blue-capped patrolmen remained covered. Of these there were 5,000 in the line of march or on duty along the way of the funeral train.

The twelve honorary pallbearers, headed by William H. Taft, marched six on each side of the coffin. Behind them came official committees of the city, two companies of city hall police—men who had come in daily contact with the mayor during his lifetime—and the long train of organizations and individuals chosen from the many who applied for places in the funeral train. More than 50,000 had wanted to be in line, but in accordance with Mrs. Gaynor's wishes for as simple services and as little display as possible, less than half the number were permitted to participate. At the conclusion of the church services the march was resumed to Greenwood cemetery in Brooklyn.

The city's industries marked time during the funeral services. The municipal departments were closed for the day, the New York stock exchange did not open till noon; the Consolidated stock exchange and several exchanges were closed all day, a million school children participated in services in the dead mayor's memory in public school houses and thousands of firms headed the request of Mayor Kline that business be suspended for an hour.

TODAY IN CONGRESS

SENATE

Samuel Untermyer addressed the banking committee on the administration currency bill. Conference on the tariff bill continued their work.

Senate confirmed Jos. W. Bryan, former governor of Missouri, as state department solicitor.

Sen. Martine spoke in defense of Secretary Bryan's lecture course.

Adjourned at 12:37 o'clock to noon Thursday.

HOUSE

Representative Howard of Georgia introduced a resolution to retire outstanding 2 per cent bonds by issuing them for postal savings deposits.

Albuquerque Evening Herald

ALBUQUERQUE, NEW MEXICO, MONDAY, SEPTEMBER 22, 1913.

CURRENCY BILL ASSURES BANKS MONOPOLY OF BUSINESS

Samuel Untermyer Endorses Act in Broad Principles But Suggests Number of Amendments to Measure.

BRISTOW SAYS RURAL BANKS GET SOAKED

(By Leased Wire to Evening Herald.) Washington, Sept. 22.—Samuel Untermyer, counsel for the house money trust investigation of the last congress, gave his ideas on currency reform today to the senate banking committee. Mr. Untermyer endorsed generally the principles of the administration currency bill passed by the house last week, but suggested a number of amendments.

Mr. Untermyer said the bill guaranteed to the banks entering the system a monopoly of the banking business of the country.

"In that respect the bill is more generous than any banking system in the world," said he. Mr. Untermyer added that by using his "civid oriental imagination," he could conceive of a situation in which the federal reserve board, by fixing the discount rate, could bring about a period of easy money for political purposes. He said he believed the minimum limit of one-half per cent discount rate was too low.

Senator Bristow declared the small country banks would be unfairly treated under the bill. Mr. Untermyer and Chairman Owen endeavored to show that the country banks would be able to hold and use their resources to much better advantage than they do now. Mr. Untermyer declared that by making commercial paper a liquid asset, the bill would keep away from New York millions of country money now placed there in loans on stock exchange collateral, the only collateral at present easily converted.

Senators Reed and Weeks led Mr. Untermyer through a discussion of much of the material embraced in the Prio money trust report relating to the "concentration of credits."

Weeks objected to Untermyer's reference to Lee Higginson and company of Boston, as an instance of a concern exerting a "Morgan influence" over banks. The witnesses insisted that he believed the bill would endeavor to dissipate the concentration of control of financial systems.

Mr. Untermyer suggested an amendment to restrict the powers of state banks entering the system to conform to the powers conferred on national banks by the bill. He declared flatly against long term securities as a basis for currency. Even government bonds, he said, as a currency basis, were "unsound and unscientific." He attacked the definition of "commercial paper" in the bill.

"That is not a commercial bill at all. Commercial paper, according to European standards, is an evidence of sale or purchase of merchandise,"

**BRYAN EDUCATING
PROTEGES SAYS
DEFENDER**

Much Abused Secretary of State Also Alleged to Be Maintaining Missionaries in Foreign Field.

(By Leased Wire to Evening Herald.) Washington, Sept. 22.—During a brief defense of Secretary Bryan's lecture tour Senator Martine told the senate today that some of Mr. Bryan's "fixed charges" were the education of several young men.

"A few years ago Mr. Bryan was maintaining and educating two boys from Japan," declared Mr. Martine, "and today I believe he is educating three or four young men."

No other senator continued the subject and Mr. Martine's speech did not reveal who were Mr. Bryan's proteges.

"I have not talked with Mr. Bryan," said Senator Martine, after his statement on the floor, "but I believe he is now educating and supporting at least four young students. I believe further that out of his own pocket he is supporting a missionary in every independent foreign missionary field."

**ALLEGED GIRL-KILLER
FAILS TO CONVINCE**

(By Leased Wire to Evening Herald.) Philadelphia, Sept. 22.—Sheriff Hammill and District Attorney Barrett of Rochester talked for an hour today with Jacob Wolfschmidt about his alleged confession that he killed Anna C. Schmacher in a Rochester cemetery four years ago and after they left him, the district attorney said they were yet to be convinced that the man was telling the truth. Wolfschmidt will be given a more thorough examination.

PRESIDENT'S PEN IS SHARPENED TO SIGN TARIFF MEASURE

Wilson Believes All Difficulties Will Be Smoothed Out and Bill Will Become Law This Week.

DISPUTED POINTS BECOMING FEWER

(By Leased Wire to Evening Herald.) Washington, Sept. 22.—Disputed points between the senate and house in the tariff bill narrowed down in such chief features as the income tax, the tax on cotton futures and the general administrative provisions. Democratic managers expected to send the conference report to the house by Thursday.

President Wilson told callers today that his conferences with leaders led him to believe all differences would be smoothed out and he would sign the bill this week.

"I've got my pen sharpened," said the president.

Democratic leaders from the south are said to be agreed on the cotton futures tax compromise proposed by Representative Lever and endorsed by postmaster General Burroughs and Senator Hale Smith.

Chairman Alexander of the house merchant marine committee, with Representatives Jones of Virginia, Smart of North Carolina, and McGlenby of Maine, asked the president to favor an amendment to the tariff bill giving a five per cent discount in duties to imports in vessels wholly built in the United States, no matter where owned.

A house provision for a five percent discount for goods in American-owned ships was struck out by the senate on the protests of many foreign governments that it was a discrimination in violation of their treaties. The president did not comment himself, but indicated that if the new amendment did not conflict with treaty rights he would favor it.

Inspector Faurot said from a physician who told Inspector Faurot of the detective bureau that Schmidt and Muret had a homicide system for purpose of getting life insurance.

"I can not divulge at this time the identity of the physician," said the inspector. "If the story told by him is true, the fact stands out big and black that Father Schmidt and Dr. Muret had a plan whereby they would collect insurance."

"I am happy to state that the physician flatly declined to listen to their proposition."

Inspector Faurot has learned, he said, that the dentist, at one time in his life figured as an insurance broker.

The inspector said that with the assistance of the Chicago police he was trying to find if there was any connection between Schmidt and Muret and Johanna Koch, the "bluebeard of Chicago," who was executed in 1905, for murdering one wife and accused of killing several others. Schmidt was in Chicago in 1905. "Although I may call it nothing but a rumor, this coincidence," said Faurot, "consider it of sufficient importance to warrant a thorough investigation."

The panel for the coroner's inquest into the death of Anna Asmuller, slain by "Father" Hans Schmidt, cut up and cast into the Hudson river, will be drawn tomorrow. Coroner Feinberg and the district attorney consulted today regarding the composition of the jury and the evidence it will be asked to consider.

The detective bureau today promised further disclosures regarding the career of Schmidt and Ernst Muret, his friends and perhaps a relative. The police have evidence that Muret resided in Hamburg and Berlin as Arthur Heiling and that warrants are outstanding against him in those cities for swindling. The alienist who examined Schmidt in his cell yesterday said that while he is not prepared to pronounce the priest insane, Schmidt was exhausted both mentally and physically.

On her arrival here a week ago to fill a professional engagement at a local theater, Mrs. Von Frantzius, it is said, refused to go to her husband's home but insisted on living at a down-town hotel.

**BOILER EXPLODES;
JAIL-BIRDS MAY
GET AWAY**

County Rockpile Near Portland Demolished; Engineer Is Reported Killed.

(By Leased Wire to Evening Herald.) Portland, Ore., Sept. 22.—A boiler exploded this morning at the Kelly-Buite sub-jail, the rock pile for county prisoners, five miles east of here, and it is reported that the engineer was killed and a number of others wounded. The stockade is on fire and specially sworn deputies are guarding the prisoners, many of whom are regarded as bad characters. Help has been sent from here. As the wires are all down, the exact amount of damage is not known.

The Old Story.

Kansas City, Sept. 22.—Edward Jordan, 29 years old, shot and killed Vernon W. Douglas, aged 38, his next door neighbor, at Kansas City, Kan., whom he accused of having broken up his home.

CAMPAIGN OF MURDER TO COLLECT MONEY

Hans Schmidt and Muret Had Homicide System for Purpose of Getting Life Insurance, Belief.

PROBING RELATIONS WITH "BLUEBEARD"

New York Police Bit By Bit Uneath Further Proofs of Two Unique Lives of Crime.

(By Leased Wire to Evening Herald.) New York, Sept. 22.—Evidence that Hans Schmidt and Dr. Ernest Muret had a homicide system for purpose of getting life insurance.

Commissioners and Clerk Should Be Removed for Incompetency Grand Jury Recommends.

RESULT OF PROBE BY TRAVELING AUDITOR

(By Leased Wire to Evening Herald.) Santa Fe, N. M., Sept. 22.—The Torrance county grand jury has returned its presentments against Lorenzo Zamora, Juan Cruz Sanchez and Librado Valencia, county commissioners, and Acacio Gallegos, county clerk, asking their removal on the ground of incompetency. The officials have been given until September 27 to file an answer. The case will probably be tried at a special session in November. Gallegos has only been in office a year, having succeeded Manuel E. Sanchez, who was removed a year ago by the same procedure. Howell Earhart, traveling auditor, recently made an examination of the books of the county and it is said these proceedings are based on his report.

Defendant Wins
IMPORTANT RULING

(By Leased Wire to Evening Herald.) Los Angeles, Cal., Sept. 22.—George H. Bixby's battle to shut off from the jury further testimony such as that given against him last week by Cleo Helen Barker, one of his girls, was successful today. Judge Howell, presiding at the trial of the millionaire, ruled that while other girls might be permitted to go on the stand, they must not testify as to the details of their relations with him at the Jockey resort.

The court, in making the ruling,

stated that rather than permit anything prejudicial to Bixby to go before the jury he would give him the benefit of a doubt and exclude the intimate testimony of all the girls involved except that of Miss Barker, the complainant in the case now on trial.

With this understanding Maria Brown-Levy, complainant in another case still pending against the millionaire, was placed on the stand to testify to things she knew regarding the relations between Bixby and the Barker girl.

Questioned as to whether George H. Bixby, the Long Beach millionaire, on trial in the superior court on charges of having contributed to the delinquency of two girls who would testify in his defense was ended today by the announcement of his attorneys that he would take the stand and make a sweeping denial of all accusations. The counsel said Bixby would repeat the greater part of a day's court session to give his direct testimony and that some half dozen other witnesses would be called in his behalf. The prosecution, it was said, would prepare to subject the defendant to a severe cross-examination.

The drawn Levy girl testified that she was 18 years old. She said Bixby, under the name of "Mr. King," had been introduced to her by Mrs. Goodman, and that she had seen him at the so-called hotel once or twice a week.

A number of girls who formerly were inmates of the Jockey also were called to the stand. They gave their names and ages as Helen Nielsen, 21; Miette O'Tair, 21; Grace Redwine, 23, and Esther Conkran, 18.

Miss O'Bair identified Bixby as a man she had known as "Mr. King" at the Jockey. She also testified that she and other girls at the resort and Mrs. Goodman, always had spoken of him as "the Black Peafowl" because of what he wore in his apartment.

The Conkran girl said she knew Bixby as "Mr. Jacobs."

Mrs. Goodman, who is serving a year in the county jail for her connection with the Jockey, refused to testify this morning, but the prosecution obtained a subpoena and announced that she would be called to the stand later.

Answering the argument that the legislature exercised not a legislative but a judicial function, Mr. Marshall held that an impeachment is equivalent to an indictment and that the assembly exercised no other function than that of a grand jury.

"Whenever an extraordinary session has been held," he said, "not even an appropriation bill to cover expenses of the session has been attempted to be passed, except on the specific recommendation of the governor. There is not to be found in the history of any of the states a single instance of the constitutionality of impeachment proceedings of an extraordinary session of the legislature."

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"When a grand jury finds an indictment," he continued, "it does not decide judicially any more than in those jurisdictions where informations have taken the place of indictments, the finding of an information by a district or state attorney can be said to be a judicial act."

"It will doubtless be argued that under our interpretation, the government could not impeach except at regular session of the legislature, since it would be unnatural for him to recommend in the legislature an extraordinary session of their authority of significance, or render them ineffective in whole or in part."

"That, however, is a complete begging of the question. The mere fact that the framers of the constitution have not provided for the continuation of the impeachment of the governor at an extraordinary session does not deprive the clearly conceived limitations on the powers of an extraordinary session of their authority of significance, or render them ineffective in whole or in part."

Judge Alton B. Parker, on behalf of the assembly board of managers, replying to the contention of Attorney Marshall, argued that the assembly and not the legislature was the impeaching body; that he was not a judge and that the governor has nothing to do with the subject of impeachment.

While attorneys and newspaper men are working their way through the Sulzer impeachment trial, a small army of representatives of law schools and universities from all over the world is following the case closely and preparing exhaustive reports.

These men are interested because of the far-reaching precedents which attorneys have to cite in view of the impeachment. Not since 1860 has there been an impeachment case in America and only seven states now exist in the United States.

There was no morning session of the court today. The senators and judges were ordered to report promptly at 2 o'clock for the resumption of argument by Attorney General Marshall of the Sulzer impeachment.

FOUR OFFICIALS OF TORRANCE COUNTY INDICTED FOR MALFEASANCE

Sweeping Denial of Accusations in Toto to Be Made by Long Beach Millionaire in Los Angeles Court.

DEFENDANT WINS IMPORTANT RULING

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